

CLERK U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIF.
LOS ANGELES
[Handwritten signature]

2008 SEP 25 AM 11:01

FILED

UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

December 2007 Grand Jury

11	UNITED STATES OF AMERICA,)	CR 08-	CR08- 01134
12	Plaintiff,)	<u>I N D I C T M E N T</u>	
13	v.)	[21 U.S.C. §§ 846, 841(a)(1), 841(b)(1)(A)(iii): Conspiracy to Distribute Cocaine Base;	
14	DAVIAN OATEZ, aka "Junebug," and)	21 U.S.C. § 841(a)(1),	
15	CRAIG DARRELL DANIEL, aka "Shady Boy,")	841(b)(1)(B)(iii): Distribution of Cocaine Base]	
16	Defendants.)		
17)		

18 The Grand Jury charges:

19 COUNT ONE

20 [21 U.S.C. §§ 846, 841(a)(1), 841(b)(1)(A)(iii)]

21 A. OBJECT OF THE CONSPIRACY

22 Beginning on an unknown date, and continuing to at least on
23 or about May 8, 2008, in Los Angeles County, within the Central
24 District of California, and elsewhere, defendants DAVIAN OATEZ,
25 also known as ("aka") "June Bug" ("OATEZ"), and CRAIG DARRELL
26 DANIEL, aka "Shady Boy" ("DANIEL"), and others known and unknown
27 to the Grand Jury, conspired and agreed with each other to

28 CP:cp

1 knowingly and intentionally distribute 50 grams or more of a
2 mixture or substance containing a detectable amount of cocaine
3 base, in the form of crack cocaine, a schedule II narcotic drug
4 controlled substance, in violation of Title 21, United States
5 Code, Sections 841(a)(1) and 841(b)(1)(A)(iii).

6 B. MEANS BY WHICH THE OBJECT OF THE CONSPIRACY WERE TO BE
7 ACCOMPLISHED

8 1. Defendant OATEZ would take orders from and make initial
9 contact with customers looking to purchase crack cocaine, and
10 then would provide those customers' phone numbers to defendant
11 DANIEL.

12 2. Defendant DANIEL would contact those customers and sell
13 them crack cocaine.

14 C. OVERT ACTS

15 In furtherance of the conspiracy and to accomplish the
16 objects of the conspiracy, the defendants and others known and
17 unknown to the Grand Jury committed various overt acts, on or
18 about the following dates, within the Central District of
19 California and elsewhere, including but not limited to the
20 following:

21 1. On April 23, 2008, using coded language in a telephone
22 conversation, defendant OATEZ offered to sell a confidential
23 government informant ("CI") two ounces of crack cocaine at the
24 price of \$600 per ounce.

25 2. On April 23, 2008, using coded language in a telephone
26 conversation, defendant OATEZ asked the CI to meet defendant
27 OATEZ that day to carry out a sale of two ounces of crack cocaine
28 to the CI.

1 3. On May 6, 2008, using coded language in a telephone
2 conversation, defendant OATEZ told the CI that defendant OATEZ
3 would check with defendant OATEZ's supplier in order to find
4 crack cocaine to sell to the CI.

5 4. On May 6, 2008, using coded language in a telephone
6 conversation, defendant OATEZ told the CI that defendant OATEZ
7 was trying to find the CI the "coolest price" on crack cocaine so
8 that the CI would be able to make a profit in redistributing that
9 crack cocaine.

10 5. At a date and time unknown, but before May 8, 2008,
11 defendant OATEZ directed defendant DANIEL to contact the CI and
12 arrange to sell the CI two ounces of crack cocaine.

13 6. On May 8, 2008, using coded language in a telephone
14 conversation, defendant DANIEL told the CI that he could sell two
15 ounces of crack cocaine to the CI at the price of \$600 per ounce.

16 7. On May 8, 2008, using coded language in a telephone
17 conversation, defendant DANIEL told the CI to meet defendant
18 DANIEL that afternoon at the corner of Cimarron and 35th Streets
19 in Los Angeles, California.

20 8. On May 8, 2008, defendant DANIEL delivered
21 approximately 52.9 grams of crack cocaine to the CI, and received
22 \$1,200 from the CI.

23 9. On May 8, 2008, defendant DANIEL told the CI to call
24 defendant DANIEL again once the CI ran out of crack cocaine.

25
26
27
28

1 COUNT TWO

2 [21 U.S.C. §§ 841(a)(1), 841(b)(1)(B)(iii)]

3 On or about May 8, 2008, in Los Angeles County, within the
4 Central District of California, defendants DAVIAN OATEZ, aka
5 "Junebug," and CRAIG DANIEL, aka "Shady Boy," knowingly and
6 intentionally distributed more than 5 grams, that is,
7 approximately 52.9 grams, of a mixture or substance containing a
8 detectable amount of cocaine base, in the form of crack cocaine,
9 a schedule II narcotic drug controlled substance.

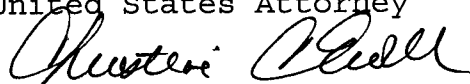
10

11 A TRUE BILL

12

13 
14 Foreperson

15 THOMAS P. O'BRIEN
16 United States Attorney



17 CHRISTINE C. EWELL
18 Assistant United States Attorney
19 Chief, Criminal Division

20 TIMOTHY J. SEARIGHT
21 Assistant United States Attorney
22 Chief, OCDETF Section

23 ANDREW BROWN
24 Assistant United States Attorney
25 Deputy Chief, OCDETF Section

26 CHRISTOPHER K. PELHAM
27 Assistant United States Attorney
28 OCDETF Section